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HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH

Correction Slip

The 6th March, 2024

No. 193 Rules/II.D.4.—The following amendments in Chapter 6 Part C- Procedure for Enrollment of Senior Advocate of Punjab and Haryana High Court Rules and Orders, Volume-V are made as under:

- (I) In Rule 1 after the words 'subordinate to it' and before the words 'for a period of' the words 'or a tribunal located within its territorial jurisdiction' are inserted. The amended rule shall be read as under:-
 - "1. An Advocate shall be eligible to be designated as a Senior Advocate, if he or she is an Advocate, duly registered with a Bar Council constituted under the Advocates Act, 1961 and is ordinarily practicing in the Punjab and Haryana High Court or in a court subordinate to it or a tribunal located within its territorial jurisdiction for a period of not less than 10 years;"
- (II) After existing Rule 4, the following Rule 4-A is inserted:-
 - "4-A. The permanent secretariat shall initiate the process for designation of Senior Advocates at least once every year by inviting applications from eligible advocates by publishing notice on the official website of this High Court."
- (III) At the end of Rule 5 after the words 'last five years', the words 'and synopses submitted by the Advocate(s)' are inserted. The amended rule shall be read as under:-
 - "5. All applications including written proposals by the Judges will be submitted to the Secretariat. On receipt of such applications or proposals from Judges, the Secretariat will compile the relevant data and information with regard to the reputation, conduct, integrity of the Advocate(s) concerned including his/her professional involvement/participation in pro bono work; reported and unreported judgments in which the Advocate(s) concerned had appeared; the number of such judgments for the last five years and synopses submitted by the Advocate(s)."
- (IV) a). The words '[10 points for 10-20 years of practice; 20 points for practice beyond 20 years]' appearing against the entry at Sr. No. 1 of existing table in Rule 9 are substituted with the words '[10 points for 10 years of practice and 1 point each for every additional year of practice, subject to a maximum of 20 points]'.
- b). The words 'Judgments (Reported and unreported)' appearing in entry at Sr. No. 2 of existing table in Rule 9 are substituted with the words 'Judgments reported and unreported (excluding orders that do not lay down any principle of law)' and at the end of the said entry after the words 'in various branches of law' the words 'such as Constitutional Law, Inter-State

Water Disputes, Criminal Law, Arbitration Law, Corporate Law, Family Law, Human Rights, Public Interest Litigation, International Law, Law relating to women. The applicant-advocate(s) shall submit five of their best synopses' are inserted. Further, the words '40 points' in the said entry are substituted with the words '50 points'.

c). The words 'Publications by the Applicant Advocate' appearing against the entry at Sr. No. 4 of existing table in Rule 9 are substituted with the words 'Publication of books/academic articles, experience of teaching assignment in the field of law, guest lectures delivered in law schools/professional institutions connected with law.' Further, the words '15 points' in the said entry are substituted with the words '05 points'.

The amended Rule 9 shall be read as under :-

"9. The Permanent Committee will examine each case in the light of the data provided by the Secretariat of the Permanent Committee; interview the concerned Advocate; and make its overall assessment on the basis of a point-based format or weighted criteria indicated below:

Sr. No.	Matter	Points
1.	Number of years of practice of the Applicant Advocate from the date of enrolment. [10 points for 10 years of practice and 1 point each for every additional year of practice, subject to a maximum of 20 points]	20 points
2.	Judgments reported and unreported (excluding orders that do not lay down any principle of law) which indicate the legal formulations advanced by the Advocate concerned in the course of the proceedings of the case; pro bono work done by the applicant Advocate concerned; domain expertise of the applicant Advocate in a particular field and in various branches of law such as Constitutional Law, Inter-State Water Disputes, Criminal Law, Arbitration Law, Corporate Law, Family Law, Human Rights, Public Interest Litigation, International Law, Law relating to women. The applicant-advocate(s) shall submit five of their best synopses.	50 points
3.	Test of Personality and Suitability on the basis of interview/interaction.	25 points
4.	Publication of books/academic articles, experience of teaching assignment in the field of law, guest lectures delivered in law schools/professional institutions connected with law.	05 points

(V) After Rule 9, the following Rule 9-A is inserted:-

"9-A. The Permanent Committee may short-list the number of candidates to be selected for interview."

BY ORDER OF HON'BLE THE ACTING CHIEF JUSTICE AND JUDGES

(Sd.) . . .,

(ARUN KUMAR AGGARWAL), Registrar (Rules) for Registrar General.

HIGH COURT OF PUNJAB AND HARYANA AT CHANDIGARH

Correction Slip

The 6th March, 2024

No. 195 Rules/II.D.4.—The words 'except those challenging valuation of the acquired land or apportionment of compensation' after the words "Change of Land use" are inserted in Clause (v) of Rule 1(xix) (a) of Chapter-3 Part B and in Clause (v) of Rule 25(1) of Chapter-4 Part-F of the Punjab and Haryana High Court Rules and Orders, Volume-V. After necessary incorporation the rule(s) shall be read as under:

(v) Petitions challenging Compulsory Acquisition of Land/Immovable Property including matters in respect of the Change of Land use except those challenging valuation of the acquired land or apportionment of compensation;

BY ORDER OF HON'BLE THE ACTING CHIEF JUSTICE AND JUDGES

(Sd.) . . .,

(ARUN KUMAR AGGARWAL), Registrar (Rules), for Registrar General.

CHANDIGARH ADMINISTRATION HOME DEPARTMENT

Notification

The 11th March, 2024

No. 13303-HIII(3)-2024/ 3395.—In exercise of the powers conferred by Section 20 of Code of Criminal Procedure, 1973, the Administrator, Union Territory, Chandigarh is pleased to appoint Shri Avtar Singh Jangu, Tehsildar, on deputation with Estate Department, Chandigarh Administration as Executive Magistrate in the District of Chandigarh.

Chandigarh: The 7th March, 2024.

Administrator, Union Territory, Chandigarh.

CHANDIGARH ADMINISTRATION HOME DEPARTMENT

Notification

The 11th March, 2024

No. 13303-HIII(3)-2024/3399.—In exercise of the powers conferred by Section 20 of Code of Criminal Procedure, 1973, the Administrator, Union Territory, Chandigarh is pleased to appoint Shri Punaydeep Sharma, Tehsildar, on deputation with Estate Department, Chandigarh Administration as Executive Magistrate in the District of Chandigarh.

Chandigarh: The 7th March, 2024.

Administrator, Union Territory, Chandigarh.

CHANGE OF NAME

I, Manu, W/o Akshay, # 1297, Sector 28-B, Chandigarh, have changed my name from Manu to Manu Sood.

[347-1]

I, Sonu Pahooja, S/o Late Shri Bhagwan Dass Pahooja, House No. 1866, Sector 22-B, Chandigarh. I have changed my name from Sonu Pahooja to Jayant Pahooja.

[348-1]

I, Vishakha, D/o Pappu, resident of # 4740/1, Sector 38 West, Chandigarh, have changed my name to Gurleen Kaur.

[349-1]

I, Rajni Rani, W/o Inderjeet Sharma, # 1968/1, Near Qila Backside, Manimajra Chandigarh, have changed my name to Rajni Sharma.

[350-1]

I, Inderjit, S/o Mangat Ram, # 1968/1, Near Qila Backside, Manimajra Chandigarh, have changed my name to Inderjeet Sharma.

[351-1]

I, Radhey Sham, S/o Sh. Ram Adhar Yadav, R/o # 1024, Sector 28-B, Chandigarh, have changed my name to Radhey Shyam Yadav.

[352-1]

I, Kanak Singh, S/o Peri Saway, R/o H. No. 4663, Maloya Colony, Chandigarh, changed my name Kanal Saway.

[353-1]

मैं, उमेश गांधी, पुत्र विदेश्वरी पोद्दार, निवासी मकान नंबर 9, फेस 3, बापूधाम कॉलोनी, सेक्टर 26, चंडीगढ़ ने अपना नाम उमेश गांधी से बदलकर उमेश पोद्दार रख लिया है।

[354-1]

I, Rajni Verma, D/o Tarsem Lal, R/o 3334, Sector 27-D, Chandigarh, have changed my name to Rajni. [355-1]

"No legal responsibility is accepted for the contents of publication of advertisements/public notices in this part of the Chandigarh Administration Gazette. Persons notifying the advertisements/public notices will remain solely responsible for the legal consequences and also for any other misrepresentation etc."